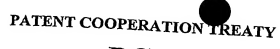
# Translation



## **PCT**



## INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference NEC03P025	FOR FURTHER ACTION SeeNotifi Examina	icationofTransmittalofInternational Prelimin tion Report (Form PCT/IPEA/416)					
International application No. PCT/JP2003/007594	International filing date (day/month/year	Priority date (day/month/year)					
International Patent Classification (IPC) or no C08G 85/00, C08J 5/00, C08L 10		17 June 2002 (17.06.2002)					
Applicant	NEG con-						
·	NEC CORPORATION						
<ol> <li>This international preliminary examin and is transmitted to the applicant according.</li> </ol>	ation report has been prepared by this Interpreting to Article 36.	national Preliminary Examining Authority					
2. This REPORT consists of a total of4 sheets, including this cover sheet.							
I his report is also accompanied		on, claims and/or drawings which have been ations made before this Authority (see Rule					
These annexes consist of a total	of 10 sheets.	See Kule					
3. This report contains indications relating to the following items:							
I Basis of the report  II Priority  III Non-establishment of opinion with regard to novelty, inventive step and industrial applicability							
				IV Lack of unity of invention			
				Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability;  VI Certain documents cited  VII Certain defects in the international application			
VIII Certain observations on the	e international application						
te of submission of the demand	Date 2						
16 June 2003 (16.06.2003)	Date of completion of th						
<del></del>	17 Decer	nber 2003 (17.12.2003)					
ne and mailing address of the IPEA/JP	Authorized officer						
imile No.	Telephone No.						
PCT/IPEA/409 (cover sheet) (July 1998)	phone 140.						

### INTERNATIONAL PRELIMINARY EXAMINATION REPORT

Inte	nal application No.
	PCT/JP2003/007594

I. B	I. Basis of the report						
1. V	1. With regard to the elements of the international application:*						
the international application as originally filed							
the description:							
الحا		pages	1-12, 14-22, 24-54		, as originally filed		
		pages					, filed with the demand
		pages		13, 23		, filed with the letter of	08 December 2003 (08.12.2003)
ľ	$\nabla$	the clai					
<sup> </sup>		pages					, as originally filed
		pages			<u> </u>	, as amended (togethe	er with any statement under Article 19
		pages				, ,	, filed with the demand
		pages		1, 6, 7, 10, 22-42		, filed with the letter of	
١,				The state of the s			
		the dra	_				, as originally filed
1		pages		_			, as originally fried
		pages					, filed with the definition
١.		pages				, might with the letter of	
	∐ t	he seque	nce listing part of	-			
		pages					, as originally filed
		pages					, filed with the demand
		pages	·			, filed with the letter of	
2. With regard to the language, all the elements marked above were available or furnished to this Authority in the the international application was filed, unless otherwise indicated under this item.  These elements were available or furnished to this Authority in the following language							this Authority in the language in which which is:
1					-	international search (under	Rule 23.1(b)).
		the language of publication of the international application (under Rule 48.3(b)).					
			iguage of the tran			•	ry examination (under Rule 55.2 and/
3.	With preli	n regard minary e	to any nucleoti examination was c	de and/or amin	o acid sequen asis of the seque	nce disclosed in the interrence listing:	national application, the international
contained in the international application in written form.							
		filed together with the international application in computer readable form.					
furnished subsequently to this Authority in written form.							
		furnished subsequently to this Authority in computer readable form.					
			tatement that the ational application			n sequence listing does n	ot go beyond the disclosure in the
			tatement that the furnished.	information recor	ded in comput	er readable form is identic	al to the written sequence listing has
4.	$\boxtimes$	The a	nendments have re	esulted in the canc	ellation of:		
1				ages			
		$\overline{\boxtimes}$		2-5, 8, 9, 11			
			•	ets/fig			
5.			port has been esta	ablished as if (son	ne of) the amen	dments had not been made, ental Box (Rule 70.2(c)).**	since they have been considered to go
*	in th	lacement his repo 70.17).	sheets which have rt as "originally	e been furnished to filed" and are n	o the receiving ot annexed to	Office in response to an inv this report since they do	itation under Article 14 are referred to not contain amendments (Rule 70.16
**		•	nent sheet contain	ing such amendme	ents must be refe	erred to under item 1 and an	nexed to this report.
1	•						

v.	Reasoned statement under Article 35(2) with regard to	novelty, inventive step or industrial applicability;
	citations and explanations supporting such statement	

citations and explanations supporting such statement				
. Statement				
Novelty (N)	Claims	1, 6, 7, 10, 22-42	YES	
	Claims		NO —	
Inventive step (IS)	Claims		YES	
inventive step (13)	Claims	1, 6, 7, 10, 22-42	NO NO	
Industrial applicability (IA)	Claims	1, 6, 7, 10, 22-42	_ YES	
	Claims		NO	

#### 2. Citations and explanations

- Document 1: US 5491210 A (Kimberly-Clark Corp.), 13 February 1996
- Document 2: US 5489451 A (Roehm GmbH Chemische Fabrik), 06 February 1996
- Document 3: WO 96/15159 A1 (Shell Internationale Research Maatschappu B. V.), 23 May 1996
- Document 4: JP 2000-001529 A (The Yokohama Rubber Co., Ltd.), 07 January 2000
- Document 5: JP 2001-081240 A (The Yokohama Rubber Co., Ltd.), 27 March 2001
- Document 6: JP 61-205447 A (Fuji Oil Co., Ltd.), 11 September 1986
- Document 7: EP 134649 A2 (National Research Development Corp.), 20 March 1986
- Document 8: JP 2000-281805 A (Daicel Chemical Industries, Ltd.), 10 October 2000

The inventions that are set forth in claims 1, 6, 7, 10 and 22-42 do not involve an inventive step in the light of documents 1-8 cited in the international search report. Documents 1-5, 7 and 8 disclose configurations for thermoplastic resins used in molded articles, which are imparted with a uniform mechanical strength and a processability that allows re-molding by incorporating a

functional group that forms a thermally-reversible crosslinking structure therein. In addition, the aforementioned thermally-reversible cross-linking structure is indicated as being a urethane bond in document 1, a Diels-Alder bond in documents 2-4, a bond formed by reacting carboxyl groups with vinyl ether groups in document 5, and an ionic bond in documents 7 and 8; meanwhile, the principal chain of the aforementioned resin is indicated as being an aliphatic polyether or an aliphatic polyester, which are thought to be biodegradable, in document 1, and polysaccharides, which are thought to be biodegradable, in documents 7 and 8. Furthermore, document 6 indicates a resin that is a biodegradable polymer composition wherein polysaccharides and proteins form thermally-reversible cross-linking structures.

Consequently, it would be easy for a person skilled in the art to conceive of combining functional groups which form thermally-reversible cross-linking structures, such as those indicated in the aforementioned well-known documents, with the principal chain structures of wellknown biodegradable resins. In addition, an examination of the effects of the inventions that are set forth in the present application shows that the effects could have been predicted by a person skilled in the art in the light of the disclosures of documents 1-8; therefore, the inventions cannot be considered to exhibit a prominent synergistic effect that could not have been predicted as a result of configuring these specific combinations of functional groups and principal chain structures.